FORM TO BE USED BY PRISONERS IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983
IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

SCOTT LITSG COMPLAINT (Lest Name) (Identification Number) Tanicholds Vankeith (First Name) (Identification Number) AUG 28 2018 AUG 28 2018	
Janicholas Vankeith (First Name) Outside Name) Aug 28 2018	
(In rejection)	
P.O. Roy 1889	
(Address) (Enter where the full name of the pictures, and address plannell to the action)	Λ -Λ
9.100 17 WOW	+45
V. CIVIL ACTION NUMBER: 5:18-CV-44-DCB-M	Ţ₽
Management and (to be completed by the Court)	
Training Corporation, et al southernoistricto	
defendants Officer Loven Jackson, Latenya Memiry,	3040
Demineke Grinnell, Tramekia Wimley, Medical staff employees (Sour above the full name of the defendant or defendant in this control) 17 NOBLING	ERK
OTHER LAWSUITS FILED BY PLAINTIFF	DEPUT
NOTICE AND WARNING: The plaintiff must fully complete the following questions. Failure to do so may result in your case being dismissed.	
A. Have you ever filed any other lawsuits in a court of the United States? Yes () No (1	
B. If your answer to A is yes, complete the following information for each and every civil action and appeal filed by you. (If there is more than one action, complete the following information for the additional actions on the reverse side of this page of additional sheets of paper.)	re Dr
1. Parties to the action: Manugement and Training Corporation and	<u>v</u> d
Medical Staff employees	
2. Court (if federal court, name the district; if state court, name the county): U.S. District Court for the Southern District of MS (pending case)	<u>-</u> <u>Ł</u> S
3. Docket Number: 5:18-CV-44-DCB-MTP	 -
4. Name of judge to whom case was assigned: David Bramlette III & Michael T. Pa	rker
5. Disposition (for example: was the case dismissed? If so, what grounds? Was it appealed? Is it stipending?):	ill
civil action 5:18-cv-44-DCB-MTP is still pend	ing

PARTIES

(In item I below, place your name and p for additional plaintiff, if any).	risoner number in the first blank and place your present address in the second blank. Do the same
	S V. Scott Prisoner Number: L 1786
_	ox 1889 Woodville, MS 39669
	
(in item II below, place the full name employment in the third blank. Use ti defendants.)	of the defendant in the first blank, his official position in the second blank, and his place of he space below item II for the names, positions, and places of employment of any additional
II. Defendant:	is employed as
·	
The plaintiff is responsible for providing and defendant(s). Therefore, the partial control of the control of t	angthe court the name and address of each plaintiff(s) as well as the name(s) and address (es) plaintiff is required to complete the portion below: ADDRESS: P.O. Box 1889 Woodville, MS 39669
Tanicholas V. ScoTT	
DEFENDANT(S):	
Laura Jackson	ADDRESS: P.O. Box 1889 Woodville, MS 39669
Latonya Fleming	P.O. Box 1889 Woodville, MS 39669
Domineke Grinnell	
remekia Winely	
Dr. James Burke	
Medical Staff.	P.O. Box 1889 Woodville, MS 39669
•	

Case 5:18-cv-00094-DCB-MTP Document 1 Filed 08/28/18 Page 3 of 14

GENERAL INFORMATION

A.	Atth	e time of the incident complained of in this complaint, were you incarcerated because you had been convicted of a crime
	Yes (i) No()
B.	Ате у	ou presently mearcerated for a parole or probation violation?
	Yes (V) No()
C,	(MDC	
	Yes (V) No()
D.	Are y	on currently an inmate of the Mississippi Department of Corrections (MDOC)?
	Yes (V) No()
≩.		you completed the Administrative Remedy Program regarding the claims presented in this complaint? No (), if so, state the results of the procedure: The Cell was confirmed
		sanifized 5 months after the initial complaints
:	Ifyon	are not an inmate of the Mississippi Department of Corrections, answer the following questions:
	1.	Did you present the facts relating to your complaint to the administrative or grievence procedure in your institution
		Yes() No()
	2.	State how your claims were presented (written request, verbal request, request for forms):
	3.	State the date your claims were presented:
	4.	State the result of the procedure:

STATEMENT OF CLAIM

III. State here as briefly as possible the facts of your case. Describe how each defendant is involved. Also, include the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you latend to allege a number of different claims, number and set forth each claim in a separate paragraph. (Use as much space as you need; attach extra sheet if necessary.)

I became severely ill due to being heavily exposed to Black Mold. I explained on my medical request forms that my situation was urgent and it was an emergency. I was still under a dramatic delay to be medically seen for my illnesses and injuries and was in a life threatening condition and recieved no attention whatsoever from officers or medical staff while under delay! I was lockdown in my cell and did not be medically seen until 5 weeks after I submitted my initial medical request. I was in a bad condition of health to be ignored by officers and medical staff when they should have responded reasonably to my

RELIEF Condition.

State what relief you seek from the court. Make no it get arguments. Cite no cases or statutes.

Plaintiff South many la	1.1.1/2 11.1/2
Trainfrit Seeks money damage	es due to the inconvenience of
Officers and medical staff	overlooking a Serious medical
heed in a situation when pl	lainfiff was helpless and in a
life threatning condition. This co	ondition arouse from constinement
in a Health hazardous condition	
Signed this 14 day of August:	,20 18
	Janicholas Vankeith Seat 1786
	P.O. Box 1889 Woodnike, MS 37669
	Signature of plaintiff, prisoner number and address of plaintiff
	•

I declare under penalty of perjury that the foregoing is true and correct.

8/H/18

(Date)

I declare under penalty of perjury that the foregoing is true and correct.

Signature of plaintiff

I V.,

Case 5:18-cv-00094-DCB-MTP Document 1 Filed 08/28/18 Page 5 of 14

MISSISSIPPI DEPARTMENT OF CORRECTIONS **Administrative Remedy Program**

WCCF-18-345

SECOND STEP RESPONSE FORM

You must respond to the inmate within 45 days of receipt of the appeal of the First Step Response.

Inmate's Name & #: Janicholas Scott #L1786

Location: Wilkinson County Correctional Facility

From: J. Bradley Title: Warden

In response to your ARP claim. In reference to you stating your cell needs sanitizing. Your claim has been investigated. The information gathered reveals according to Unit Manager Perkins you were moved from cell W-206 and you are now housed in W-208. Your cell was sprayed with Clorox and water to allow it to be cleaned, I consider this matter resolved at this level.

The above named inmate has fulfilled the requirements of the Administrative Remedy Program at WCCF under extraordinary circumstances and is eligible to seek judicial review in state or federal court within 30 days of receipt of the Second Step Response. Financial responsibility for such filing rests with the inmate.

lo Scott L1786
ature DOC#

8-13-18 Date

8-9-18

Team 5:18 HEDOOGS HOCKERT BOCKERT FIRE STATE CHARGE CONTRACT OF MISSISSIPPI WESTERN DIVISION

Janicholas Vankeith Scott #11786 Versus

Management and Training Corporation, et al

plaintiff

civil action no! 5:18-cv-44DCB-MTP

defendants

I was confined under a major health hazardous condition for approximate time of 82 days. The cell of W-Pod 208 was extremely covered with Black Mold on the walls and ceilings. The clogging of the air vents would cause the walls and ceilings to sweat. When this happens the Black Mold would give off a breath taking fume inside of the cell. After being exposed to this condition for an extensive amount of time, I became severely ill. Illnesses included sore throat, swiler tonsils, and major breathing problems. I submitted multiple request forms to be Seen by a doctor for these 1201 issues. I was not seen in an appropriate timely matter. While I was waiting to be seen by the doctor, I was inside of my cell lockdown suffering from these health issues and in a life threatning condition. I explained on multiple medical request forms that my condition was urgent and that I needed to be seen of an emergency, due to the Illnesses that I was dealing with. I also explained that I needed medical attention to the cut wound that I suffered from the effects of the defective furnishings. The conditions of the issues seemed to not seriously matter to the officers or the medical personell, due to the fact that I was not seen until 5 weeks after my initial medical request. I received no attention of my situation while I was lockdown in my cell suffering and in a severely sad health condition.

I declare under penalty of perjury that the foregoing is True and Correct executed at Wilkinson County Correctional Facility on August 14, 2018

Janicholas V. Scott # L1786 Janicholas V. Scott # L1786

In Case 18-cy-00094-DGB-MTP pocument 1 Filed 08/28/181 Page 7 of 14 For The Southern District of Mississippi Western Division

Janicholas Vankeith Scott # L1786 versus Management and Training Corporation, et al plaintiff
civil action no: 5:19-cv-44DCB-MTP
defendants

When hazards are recognized or identified, security personell in being officers and staff members must respond reasonably to abate or correct the hazards. The above named defendants of officers Laura Jackson. Latonya Fleming, Domineke Grinnell, Tramekia Wimley and MTC staff have acted With callousness, recklessness, and with a malicious state of mind to plaintiff Janicholas Vankeith Scott #L1786 as well as other inmates at Wilkinson County Correctional Facility. On the dates of January 18, 2018 - February 23, 24, 25 2018- March 22, 2018- April 11, 2018, Officers overlooked or ignored a severe Health and Safety Hazard. These previous dates were recorded by plaintiff after plaintiff filed his complaints. There is evidence of reckless acts of defendants prior to these recorded dates. The acts and omissions of these defendants and MTC staff has resulted LEGAL to plaintiff. Medical healthcare injury and emotional distress providers did not reasonably respond to plaintiffs request to seek emergency medical attention as well. Plaintiff seeks damages for his injuries and losses.

State of Mississippi County of Wilkinson

Personally appeared before me, the undersigned authority in and for said jurisdiction, the within named petitioner, who after being first duly sworn by me, stated under oath that the statements set forth in the above and foregoing are true and correct as therein stated.

Sworn and Mississippled before me this the 24 day of August 2018

Rosenary Falli

In Case 5:18:0v-00094-BCB-MTP TOpcoment 1 CFiled 08/28/18 Page 8 of 14 for The Southern District of Mississippi Western Division

Janicholas Vankeith Scott # 1786 V5.

Management and Training Corporation, et al

plaintiff civil action no 5:18-CV-44-DCB-MTP delendants

The following hamed defendants of officers Laura Jackson, Latonya Fleming, Domineke Grinnelli, Tremekia Wimley have breached their duties as correctional officers by failing to respond reasonably to a severe safety hazard. This was done my identifying health and safety hazardous conditions and not constructing proper remedies to correct the conditions. Officers had common knowledge of these conditions by personally identifying these conditions through inspections, cell searches, count procedures, security control. These procedures uphold the supervision, care, and "ustady of inmates, which are the duties of correctional officers. In identifying the hazards in being Black Mold and a severely damaged bunk bed, the officers should have done the following: 1) directed maintenance department to remove the damaged bunk 2) directed naintenance department to replace the damaged bunk 3) temove inmate plaintiff from being assigned to sleep on the damaged was bunk. None of these remedies was tone. Instead, plaintiff was forced to remain under hazardous conditions in W-Abd cell 208, Sleeping on damaged bunk bed. Remedies for Black Mold should have been 1) provide plaintiff inmate with chemicals to sanitize mold 2) Sanitize cell themselves with proper Meaning chemicals 3) remove plaintiff inmate from being exposed to the Health Hazards. None of these remedies was done. Instead plaintiff was forced to remain on W-Pad cell 208 under severe Health Hazards. These results lead to serias physical injuries and Illnesses to plaintiff. Plaintiff Sceks damages for his injuries and losses. State of Mississippi

2001 ty of Wilkinson

Personally appeared before me, the undersigned authority in and for said jurisdiction, the within named petitioner, who after being first duly swom by me, stated under bath that the statements set forth in the above and foregoing are true and correct 15 there no state

SWORD AND INCOME THE DEFORE ME this the 24 day of August

TCASE 5:18-00001412CB-MSPat20Surpring thriefect or 18 Page 9 of 14 For The Southern District Of Mississippi Western Division

Janicholas Vankeith Scott # 11786

Management and Training Corporation, et al

plaintitf
-civil action no: 5: 18 ev-44>
DCB-MTP
defendants

After I was severely injured from the effects of the damaged furnishings and illnesses from the exposure of the Black Mold, I immediately addressed these complaints through sick call in medical. After submitting three requests to be seen, I filed an administrative grievance stating that I was not being properly or fairly treated due to not recieving any type of response or assistance from medical for my emergency illnesses. I was not seen until 5 weeks after submitting my initial medical request. When the nurse saw me she provided Lioratadine 10 mg., Guaifensin 200 mg. tablets and cough drops to treat my illnesses. She also stated to me that my cut wound had developed a hard scab and suggested it not be stitched because the scab had hardened. She also stated to me LEDAL that itneeded not to be treated with ointment because ointment would keep it soft and sensitive Therefore she said it needed to air out and heal like that. She also stated that I should have been seen sooner so it could be stitched but the major delay excluded this from happening. I was under major pain, anxiety, and stress while under delay and denial of treatment. Dr. James Burke nas admitted to the major delay and has appologized, but he has not accepted the responsibility for the delay. This matter must come before this court to address the deficiency of my healthcare and why I was under such of a delay. This delay was unneccessary and prolonged and has caused agony upon plaintiff. Plaintiff seeks damages for his losses.

State of Mississippi County of Mississippi

Personally appeared before me, the undersigned authority in and for said jurisdiction, the wifting manifely before me, the undersigned authority in and for said jurisdiction, that the state when stated under eath therein state when set forth in the above and foregoing are true and correct as

Sworn and subscribed before me this the dy day of August 20.18

Janichlas Scott Rosemany father NOTARY PUBLIC

dash 5:18 HE000 ANDER THETE DECUMENTES FILE PSY 28 FEB C Page (1905 RAT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

Janicholas Vankeith Scott #11786 versus Management and Training Corporation, et al

plaintiff Civil action no: 5:18 -CV-441-DCB-MTP defendants

Plaintiff Janicholas Vankeith Scott #11786 was deprived of his rights to Sufe, adequate, and sanitary living conditions. This deprivation has caused physical, emotional, and mental injuries upon the plantiffs general well being. These defendants of Management and Training Corporation has violated the Eighth Ammendment nights of the plaintiff by depriving him of a basic human need. Plaintiff was deprived of adequate furnishings. Plaintiff was furnished a bunk bed that was severely damaged. The bunk bed was sawed into, which made it unstable and not in operational condition to perform a civilized necessity of sleeping and also caused physical harm or injury upon plaintiff. Plaintiff was also provided with a housing unit consisting _____ of unfit or unsunitary envisonmental hazards. Envisonmental hazards consist of Black Hold which cause to have an effect on plaintiffs health in an extremely unhealthy, unsale and unreasonable manner. After suffering from these conditions of my consinement, plaintiff seeked medical attention which was overwhelmingly delayed to a far reaching extent. This case arises to the level of cruel and unusual punishment and is at a level of unjust discipline to a human being under the United States Constitution.

State of Mississippi County of Wilkinson

Personally appeared before me, the undersigned authority in and for said jurisdiction the within named petitiones, who after being first duly sworn by me i stated winder puth that the statements set forth in the above and foregoing are true and confect as therein stated.

Sworn 2005 MARY confect as therein stated.

Sworn 2005 MARY confect as therein stated.

TN Case 5:18-cy-00094-DOBIMTP Document 1/ Filed 08/28/18 Page 11 of 14 for The Southern District of Mississippl Western Division

Janicholas Vankeith Scott #L1786 Versus

plaintiff Civil action no: 5:18 CV-144-DEB defendants

Management and Training Corporation et al

Plaintiff Janicholas Vankeith Scott # LITEL Filed an administrative grievance Complaint WCCF-18-201. This complaint was regaurding a Severely damaged bunk bad on W-Pod cell 208. The complaint was initially filed on January 30, 2018. The bunk bed was sawed with a hacksow blade. The person who cut the bunk bed jut about 30% of the bed frame off the bed on the night of January 15,2018 25 I awake from my sleep, I Jumped from the top bank bed so I could use the restroom and was struck on my back from the edge of the sharpened sed frame. The bunk was not stable at all. It moved in the motion as if it was a living board. When I jumped from the bunk, I pressed down on the bed from e and jumped from the bed, When my hands released the bed frame, the Sharpened edge swung upwards and strick me on the buck. The cut wound was very deep. Officers ignored this safety hazard throughout inspections, shakedowns, searches and count procedures or whenever they came into contact with the hazardous condition. In May 9, 2018 around 10:00 pm. maintenance department replaced the bunk bed This condition was ongoing far too long in being a safety hazard. Many people were assigned to this bunk bed in this damaged condition. It was wrong for the officers to act in such a manner. They should have not assigned people to sleep under these circumstances. They should have replaced the bank long before the time that they did. Or not assigning inmates to sleep on the damaged bunk at all. Or simply removed it!

State of Mississippi County of Wilkinson

Personally appeared before me, the undersigned authority in and for said jurisdiction, the within name sietitioner, who after being first duly sworn by me, stated under cath that the statements set forth in the above and foregoing are true and correct as therein stated of super and super super bed before me this the 24 day of fresh and correct as therein 2018

FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

Janicholas Vankeith Scott # L1786 Versus

Management and Training Corporation, et al

plaintiff
<u>eivilaction no: 5:18 ev 44</u>
DCB-MTP
defendants

Plaintiff Janicholas Vankeith Scott #L1786 has presented claims to this court against Management and Training Corporation, et al in civil action no: 5:18-cv-44-DCB-MTP. Plaintiff has named the following officers as defendants for specific reasons. Cificer Laura Jackeon. Officer Latonya Fleming: Dificer Domineke Grinnelli, Officer Tranckia Wimley. I have personally named these officers us defendants due to the facts that at Wimley. I have personally named these complaints these officers were responsible for the particular time I addressed these complaints these officers were the ones that I personally the supervision, care, and duties over W-Pod and they are the ones that I personally the supervision, care, and duties over W-Pod and they are the ones that I personally the supervision, care, and duties over W-Pod and they are the ones that I personally the supervision, care, and duties over W-Pod and they are the ones that I personally the supervision, care, and duties over W-Pod and they are the ones that I personally the supervision, care, and deficience that more facts of these conditions heing origing for so long, there is evidence that more facts of these conditions heing origing for so long, there is evidence that more of the fact of 35-40 officers

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I performing a major shakedown proper misconduct for not correcting the defects and deficiencies. Failure to perform proper misconduct for not correcting the defects and deficiencies. Failure to perform proper misconduct for not correcting the defects and deficiencies. Failure to perform proper misconduct for not correcting the defects and deficiencies. Failure to perform proper misconduct for not correcting the defects and deficiencies. Failure to perform proper misconduct for not correcting the defects and losses:

State of Mississippi County of Wilkinson

Personally appeared before me, the undersigned authority in and for said jurisdiction, the within named petitioner, who after being first duly sworn by me, stated under oath that the statements set forth in the above and foregoing are true and correct as therein stated.

Sworn and supported before me this the 24 day of August 2018

Rasemory Hatte

Topse 5/14/Ecv-bhoge-presents Tradition 12-Filed 05/28/18 Felle 13 bi 14 FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

Janicholas Vankeith Scott # L1786 **VEISUS** Management and Training Corporation, et al

plointiff defendants

I, Plaintiff Janicholas Vankeith Scott # L1786, was forced to sleep on a bunk bed that was severely damaged in a very dangerous condition. The bunk bed had about 30% of its frame sawed off. The sawed off section left a sharp edge on the metal frame Officers and staff were aware of this dangerous condition, yet they refused to replace the bunk bed or remove the damaged bunk bed. They also tefused to assign me to another cell with an adequate housing condition. The bunk was not stable. It moved in a motion of upwards and downwords like a diving board does. When you are to get off the bunk bed you must press down and jump because the bunk is boiled on the wall over a bottom bank bed. When your hands are released from the bank from pressing down before you jump, the bunk frame swings upwords. As the bunk swing upwards, I was struck on my back and was cut very badly. Officers and staff did not carry out the proper procedure in addressing this safety hazard. This condition was overlooked during and following inspection, searches, shakedowns, and count procedures. This condition was constantly overlooked for a long period of time. This condition has caused me serious physical, emotional, and mental injuries and has caused punitive interference with my daily functions of sleeping, which is a basic human need Plaintiff now seeks damages for his injuries and Tosses.

State of Mississippi county of Wilkinson

Ersonally appeared before me, the undersigned authority in and for said jurisdiction, the within named petitioner, who after being first duly sworn by me, stated under out that the stateMentsissed forth in the above and foregoing are true and conrect as therein stated.

Swaring and stated before me this the 24 day of August 2018

January BANGAN GATURED before me this the 24 day of August 2018

Janicholas Vankeith Scotl #11786 Versus plaintiff

civil action no: 5:18-cv-14
DCB-MTP

defendants

Management Training Corporation, et al

Wilkinson County Correctional Facility Inmate Handbook provides or states that Wilkinson County Correctional Facility and MTC are in accordance with the policies, procedures and guidelines of the Mississippi Department of Corrections. The above named defendants of Officer Laura Jackson, Latonya Flemings Domineke Grinnell and Tremekia Wimley, who are all employed by MTC, have all breached their duties as correctional officers by not complying with the policies, procedures and guidelines in accordance with the Mississippi Department of Greetions.

Facility Sanitation 50P 24-01-01 defendants breached their duties by failing to correct a major Health and Safety Hazard after personally identifying the hazards during inspection. Protection From Harm 50P 20-05-01 defendants breached their duties by failing to relieve plaintiff from safety hazard which subjected plaintiff to Serious physical injuries and punitive interference with the daily functions of sleeping. Offender Housing 50P 44-02-01 defendants breached their duties by subjecting plaintiff to equiphment or furnishings that were out of operational position. Risk management 50P 17-08-01 defendants breached their duties by failing to provide plaintiff with a safe, healthful and comfortable housing and by not relieving the plaintiff from the hazards once the hazards were Identified by officers. These violations of policies, procedures and guidelines subjected plaintiff to serious physical, mental and emotional injuries.

State of Mississippi County of Wilkinson

Personant selection before me, the undersigned authority in and for said jurisdiction, the within named spetitioning who after being first July sworn by me, stated under oath that the statements settlighted whom he had been and foregoing are true and correct as therein stated.

Subject the second before me this the 24 day of August 2018

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